1 2 3 4 5 6 IN THE UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE CZARNIKOW GROUP LIMITED, 9 IN ADMIRALTY Plaintiff, CASE NO.: 2:23-cv-01807-BJR 10 v. 11 ORDER APPOINTING M/V ELEGANT SW (IMO 9450167), her tackle, SUBSTITUTE CUSTODIAN 12 boilers, apparel, furniture, engines, appurtenances, etc., in rem, 13 Defendant. 14 Having reviewed Plaintiff's Motion for Appointment of Substitute Custodian and the 15 supporting Declaration of Proposed Substitute Custodian, and good cause appearing, 16 NOW, THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS: 17 Plaintiff's Motion is GRANTED. 18 1. 2. Marine Lenders Services, LLC, is appointed to act as substitute custodian of the 19 vessel M/V ELEGANT SW (IMO 9450167), her tackle, boilers, apparel, furniture, engines, 20 appurtenances, etc., (the "Vessel") during custodia legis on behalf of this Court, in place and 21 instead of the United States Marshal, until further order of the Court. 22 23 3. The Vessel has been or will be arrested by the United States Marshal. Immediately following arrest of the Vessel, the United States Marshal for this District transfer 24 custody of the Vessel to substitute custodian Marine Lender Services LLC. The Vessel is 25 presently located adjacent to the Port of Seattle and will remain in this location while in the 26

custody of the substitute custodian, except as provided for herein or as further ordered by the Court.

- 4. Marine Lenders Services LLC, as substitute custodian, shall see to and be responsible for the safekeeping of the Vessel. The duties of the substitute custodian include, but are not limited to, ensuring that there is an adequate, safe moorage for the vessel. The substitute custodian is not required to have a person live on board the vessel, but an officer or authorized agent of the substitute custodian shall go on board the vessel, from time to time to carry out the duties of substitute custodian. No other person shall be allowed to enter on the vessel except as provided for herein or as otherwise expressly authorized by order of this Court.
- 5. Upon transfer of custody of the Vessel to the substitute custodian by the United States Marshal, the Marshal shall not be liable for any loss occurring while the Vessel remains in the custody of the substitute custodian and the substitute custodian shall indemnify and hold the plaintiff and the Marshal harmless from any and all claims arising out of the substitute custodian's possession and safekeeping of the Vessel.
- 6. All reasonable expenses of the United States Marshal shall be administrative expenses in this action and a first charge to the Vessel herein, to be paid to the Marshal prior to the release of the Vessel or distribution of the proceeds of its sale.
- 7. All reasonable expenditures which may be incurred by the plaintiff and the substitute custodian, or by any party advancing funds to the substitute custodian, including, but not limited to, all insurance, towage, transport, and other costs of moving the Vessel to a suitable location, in safekeeping and maintaining the Vessel while it is in *custodia legis*, and costs of maintaining adequate insurance on the vessel while it is in *custodia legis* shall be administrative expenses in this action and a first charge on the Vessel, to be to be paid prior to the release of the Vessel or distribution of the proceeds of its sale.
- 8. During *custodia legis*, Marine Lenders Services LLC, shall maintain appropriate legal liability insurance providing a minimum coverage of \$2,000,000.00, which expenses for

insurance shall constitute administrative expenses herein.

- 9. Upon transfer of the Vessel from the United States Marshal to Marine Lenders Services LLC, the Vessel may remain at anchorage at her current location, or other suitable location. Marine Lenders Services LLC, shall notify the office of the Marshal that the Vessel is to be moved and will notify the office of the Marshal again when the Vessel has been moved.
- 10. Marine Lenders Services LLC, as substitute custodian, may if necessary offload any cargo aboard the Vessel and arrange for storage of the same at a suitable storage facility. The substitute custodian shall notify the office of the U.S. Marshal prior to engaging in any such offloading of cargo and again upon the completion of any such offloading.
- 11. Marine Lenders Services LLC, as substitute custodian, may if necessary offload any fuel and arrange for disposal of the same. The substitute custodian shall notify the office of the U.S. Marshal prior to engaging in any such offloading and again upon the completion of any such offloading.
- 12. Marine Lenders Services LLC, as substitute custodian, may, but is not required to, retain a marine engineer familiar with the Vessel and to take him or her on board the Vessel with authorized agents of Marine Lenders Services LLC to assist in the securing of the Vessel.
- 13. Marine Lenders Services LLC, as substitute custodian, may, but is not required to, retain such services as are necessary to clean the interior and/or exterior of the Vessel, remove food products with such services to be performed under the supervision of the substitute custodian.
- 14. Plaintiff shall arrange to pay charges for moorage of the vessel and the fees, costs, and legal liability insurance premiums of the substitute custodian and shall reimburse the substitute custodian for such other costs as may be incurred in conduction of the inventory of the equipment on board, in securing the Vessel, in having the Vessel cleaned, in moving the Vessel, and/or in offloading any cargo from the Vessel.

1	15. The substitute custodian may permit boarding and inspection of the vessel by
2	marine surveyors, representatives of plaintiff, defendant and prospective purchasers in order to
3	determine the vessel's condition and value at a date and time convenient to the substitute
4	custodian. All costs of such boarding and inspections shall be paid by such prospective and
5	third-party purchasers directly to Marine Lenders Services LLC prior to boarding, such
6	expenses shall not be deemed administrative costs in custodial herein. The substitute custodian
7	or its employees shall be in attendance at all times of such boarding.
8	16. All crew members shall remain on board the Vessel and continue to operate and
9	maintain all ship systems pending further order of this Court.
10	17. During <i>custodia legis</i> the substitute custodian shall not permit repairs or changes
11	to be made to the Vessel, except for routine maintenance required for the Vessel's safekeeping,
12	or in emergency situations, without an order of this Court.
13	DATED this 27th day of November, 2023.
14	
15	P . P
16	Barbaraf Pothetein
17	Barbara Jacobs Rothstein U.S. District Court Judge
18	
19	
20	Presented by:
21	
22	NICOLL BLACK & FEIG, PLLC
23	/s/Jeremy B. Jones
24	Jeremy B. Jones, WSBA No. 44138
25	Attorneys for Plaintiff
26	